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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA FORT WAYNE DIVISION

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UNITED STATES OF AMERICA)	INDICTMENT
)	
V.)	Cause No. 1:22-CR-57
)	Violations:
)	18 U.S.C. §§ 922(a)(1)(A), 923(a),
)	924(a)(1)(D), and 18 U.S.C. § 2.,
JACQUALON M. ROYAL)	18 U.S.C. § 922(g)(1), and
)	18 U.S.C. §§ 922(x) and 2.
)	

THE GRAND JURY CHARGES:

COUNT 1

Beginning on or about April 30, 2021, and continuing through on or about May 22, 2022, in the Northern District of Indiana,

JACQUALON M. ROYAL,

defendant herein, not being a licensed dealer and manufacturer of firearms within the meaning of Chapter 44, Title 18, United States Code, did willfully engage in the business of dealing firearms;

All in violation of 18 U.S.C. §§ 922(a)(1)(A), 923(a), 924(a)(1)(D), and 18 U.S.C. § 2.

THE GRAND JURY FURTHER CHARGES:

COUNTS 2-8

Between on or about June 4, 2021, and April 24, 2022, in the Northern District of Indiana,

JACQUALON M. ROYAL,

defendant herein, knowing he had been convicted in a Court of a crime punishable by imprisonment for a term exceeding one year, to wit:

On or about September 22, 2020, JACQUALON M. ROYAL, was sentenced on his conviction in the Allen County Superior Court, State of Indiana, case number 02D06-1905-F5-146, of Carrying a Handgun without a License, a level 5 felony;

did knowingly possess a firearm, and the firearm was in and affecting commerce, in the following manner:

COUNT 2, a CZ, model P10 C, SN: F108710;

COUNT 3, a Taurus model G3, SN: ACG043356;

COUNT 4, a Glock, model 19, SN: BNEE611;

COUNT 5, a Springfield Armory model XD, SN AT100317;

COUNT 6, a Smith and Wesson, model SD 40, SN: FDU4106;

COUNT 7, a SAR USA, model SAR9, SN: T1102-21BV77407;

COUNT 8, a Glock, model 20, SN: BWHK242:

All in violation of 18 U.S.C. § 922(g)(1).

THE GRAND JURY FURTHER CHARGES:

COUNT 9

On or about January 2, 2022, in the Northern District of Indiana,

JACQUALON M. ROYAL,

defendant herein, did knowingly sell, deliver and transfer a handgun to a person, knowing and having reasonable cause to believe that the person was a juvenile, in that he had not attained eighteen years of age;

All in violation of 18 U.S.C. § 922(x) and 18 U.S.C. § 2.

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/s/ Foreperson
Foreperson

CLIFFORD D. JOHNSON UNITED STATES ATTORNEY

/s/ Stacey R. Speith

By: Stacey R. Speith

Assistant United States Attorney